

NOTE: 37 CFR 1.60 permits the omission of a declaration only if the prior application was complete as set forth in 37 CFR 1.51(a), namely, the prior application comprised at least (1) a specification, including a claim or claims; (2) a declaration; (3) drawings when necessary; and (4) the prescribed filling fee. Accordingly, as presently worded, 37 CFR 1.60 does not permit this procedure to be used where the prior application is pending but only the processing and retention fee required by 37 CFR 1.21(I) is

	filed.
. Cop	y of Prior Application as Filed Which is Attached
••	Under 37 CFR 1.60 practice signing and execution of the application by the applicant may be omitted provided the copy is supplied by and accompanied by a statement by the applicant or his or her attorney agent that the application papers comprise a true copy of the prior application as filed and that no amendments referred to in the declaration filed to complete the prior application introduced new matter therein.
NOTE:	This statement need not be verified if made by an attorney registered to practice before the PTO. (37 CF. 1.60(b)).
Ω	I hereby verify that the attached papers are a true copy of what is shown in m records to be the above identified prior application, including the oath or declaration originally filed (37 CFR 1.60)
The co	ppy of the papers of prior application as filed which are attached are as follows:
	42 page(s) of specification
ū	_23 page(s) of claims
<u> </u>	page(s) of abstract
	6 sheet(s) of drawing
	(Also complete 5 below if drawings are to be transferred)
	2_ pages of declaration and power of attorney
•	If the copy of the declaration being filed does not show applicant's signature in dicate thereon that it was signed and complete the following:
•	in accordance with the indication required by 37 CFR 60(b) my records reflect that the original signed declaration showing applicant's signature was filed on
	the amendment referred to in the declaration filed to complete the prior application and I hereby state, in accordance with the requirements of 37 CFR 1.60(b) that this amendment did not introduce new matter therein.
2 Ame	ndments
Warnii	**G: "The claim of a new application may be finally rejected in the first Office action in those situations when (1) the new application is a continuing application of, or a substitute for, an earlier application, and (2) a the claims of the new application (a) are drawn to the same invention claimed in the earlier application and (b) would have been properly finally rejected on the grounds or art of record in the next Office action if they had been entered in the earlier application." MPEP § 706.07(b).
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Œ.	A preliminary amendment is enclosed. (Claims added by this amendment have been properly numbered consecutively beginning with the number next following the highest numbered original claim in the print application.)

NOTE: Only amendments reducing the number of claims or adding a reference to the prior application (Rule 1.78(a)) will be entered before calculating the filing lee and granting the filing date. 37 CFR 1.60(b). NOTE: "When filing under Rule 1.60 retain at least one original claim from the patent application to assure a com-

plete application." Notice of March 3, 1986 (1064 O.G. 37-38).